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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/623,304	07/18/2003	Steven A. Rosenau	10021074-1	3428	
7590 08/09/2004			EXAMINER		
AGILENT TECHNOLOGIES, INC. Intellectual Property Administration Legal Department, DL429 P.O. Box 7599			ANDUJAR, LEONARDO		
			ART UNIT	PAPER NUMBER	
			2826		
Loveland, CO	80537-0599		DATE MAILED: 08/09/2004	DATE MAILED: 08/09/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		10/623,304	ROSENAU ET AL.			
		Examiner	Art Unit			
		Leonardo Andújar	2826			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
THE MAILING DA  - Extensions of time may after SIX (6) MONTHS  - If the period for reply s  - If NO period for reply within to Any reply received by t	TATUTORY PERIOD FOR REPI TE OF THIS COMMUNICATION, be available under the provisions of 37 CFR 1, from the mailing date of this communication, pecified above is less than thirty (30) days, a repis specified above, the maximum statutory period he set or extended period for reply will, by status the Office later than three months after the mailing ustment. See 37 CFR 1.704(b).		imely filed  sys will be considered timely.  In the mailing date of this communication.  ED (35 U.S.C. § 133).			
Status						
1)⊠ Responsive	Responsive to communication(s) filed on <u>04 June 2004</u> .					
2a) This action i	s action is <b>FINAL</b> . 2b)⊠ This action is non-final.					
,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claim	s					
4a) Of the al 5)⊠ Claim(s) <u>22</u> 6)⊠ Claim(s) <u>1-4</u> 7)⊠ Claim(s) <u>5,1</u>	<ul> <li>4)  Claim(s) 1-30 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdrawn from consideration.</li> <li>5)  Claim(s) 22-30 is/are allowed.</li> <li>6)  Claim(s) 1-4,6-9,12-14,16-19 and 21 is/are rejected.</li> <li>7)  Claim(s) 5,10,11,15 and 20 is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or election requirement.</li> </ul>					
Application Papers		•				
·	ation is objected to by the Examin		Evenines			
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S	S.C. § 119					
a) All b) Certif  2. Certif  3. Copie applic	ment is made of a claim for foreig Some * c) None of: ied copies of the priority documer ied copies of the priority documer es of the certified copies of the pri cation from the International Burea hed detailed Office action for a lis	nts have been received.  Its have been received in Applica  Ority documents have been received (PCT Rule 17.2(a)).	ntion No ved in this National Stage			
Attachment(s)  1) Notice of References		4) 🔲 Interview Summa				
	on's Patent Drawing Review (PTO-948) re Statement(s) (PTO-1449 or PTO/SB/08 te <u>7/03</u> .	Paper No(s)/Mail    5) Notice of Informal  6) Other:	Date Patent Application (PTO-152)			

#### **DETAILED ACTION**

#### Election/Restrictions

1. Applicant's election of species 9 (claims 1-30) in the reply filed on 05/04/2004 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).

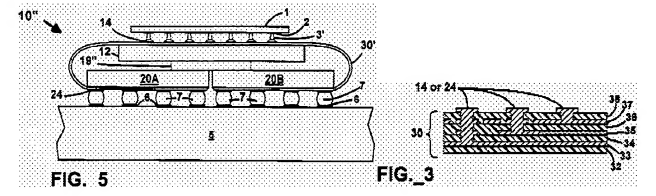
## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-4, 6-9, 12-14, 16-19 and 21 are rejected under 35 U.S.C. 102(e) as being anticipated by Wang et al. (US 6,444,921).
- 4. Regarding claim 1, Wang (e.g. figs. 3 & 5) teaches a circuit interconnect 30 comprising: a substrate 32 having a fold at the first end of the interconnect (i.e. the end adjacent to the right fold); and a conductor layer supported by the substrate, the conductor layer comprising a transmission line 33 and a pad array of a grid array interface 24 adjacent to the first end, the transmission is connected to a pad of the pad array. Also, the fold is between a first portion (i.e. top surface) and a second portion of

the interconnect (i.e. bottom surface) such that the first portion is essentially parallel to the second portion along a length of the interconnect extending away from the fold.



- 5. In reference to the claim language referring to the function of the electrical traces such as "a high frequency transmission line", intended use and other types of functional language must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim. For instance, a copper layer is capable of transmitting a high frequency signals (col. 6/lls. 44-47). In a claim drawn to a process of making, the intended use must result in a manipulative difference as compared to the prior art. *In re Casey, 152 USPQ 235 (CCPA 1967); In re Otto, 136 USPQ 458, 459 (CCPA 1963)*.
- 6. Regarding claim 2, Wang teaches that the substrate is made of a flexible material (col. 6/lls. 39-56).
- 7. Regarding claim 3, Wang shows that the pad array is an array of interconnection pads (e.g. fig. 3). The pad array is a portion of the grid array interface, which is a ball grid array (e.g. fig. 6).

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8. Regarding claim 4, Wang teaches a stiffener 20 (e.g. copper) that supports the substrate (col. 7/lls. 64-65). The stiffener is between the first portion and the second portion adjacent to a surface of the substrate opposite to a surface that supports the transmission line and the pad array between the first and second portions

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- 9. Regarding claim 6, Wang shows an electrical interface 14 adjacent to a second end (i.e. the end adjacent to the left fold). Moreover, the electrical interface 14 is adjacent to both ends in the embodiment depicted in figure 5.
- 10. Regarding claim 7, Wang teaches that the pad array and the electrical interface are adjacent to a surface of the substrate exterior to a space between the first and second portion. The pad array is on the first portion of the interface and the electrical interface is on the second portion.
- 11. Regarding claim 8, Wang teaches a conductor layer 20 (e.g. copper) supported by a surface of the substrate interior to the space between the first and second portions (col. 7/lls. 64-65).
- 12. Regarding claim 9, Wang teaches that the electrical interface is a portion of a pin grid array.
- 13. Regarding claim 12, Wang teaches that the substrate has another fold at a second end of the interconnect. The second end being opposite to the first end, such that the first portion and the second portion are between the folds. Also, the substrate essentially forms a loop
- 14. Regarding claim 13, Wang (e.g. figs. 5 and 3) shows a folded flex circuit interconnect 30 comprising: a flexible substrate 32 having a fold at a first end of the

interconnect (i.e. the end adjacent to left fold) and second fold at a second end of the interconnect opposite the firs end (i.e. the end adjacent to right fold); and a conductor layer supported by the substrate, the conductor layer compromising one or more electrical traces 33 and a pad array of a grid array interface 24, the pad array being adjacent to the first end and connected to one or more of the electrical traces, wherein a first portion (i.e. top surface) and a second portion of the interconnect (i.e. bottom surface) are between the first fold and the second fold such that the first portion is essentially parallel to the second portion and the substrate essentially forms a loop.

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- Regarding claim 14, Wang shows electrical traces 33. In reference to the claim 15. language referring to the function of the electrical traces such as "a transmission line that supports one or both microwave and millimeter wave signal propagation", intended use and other types of functional language must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim. For instance, a gold layer is capable of transmitting a microwave signal (col. 6/lls. 44-47). In a claim drawn to a process of making, the intended use must result in a manipulative difference as compared to the prior art. In re Casey, 152 USPQ 235 (CCPA 1967); In re Otto, 136 USPQ 458, 459 (CCPA 1963).
- Regarding claim 16. Wang shows that the substrate and conductor layer are 16. fabricated as essentially planar structure having two separated termination ends, the structure being subsequently folded such that the two separated termination ends are

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brought together in proximity to one another to form the interconnect (see also fig. 19). In this case, the phrase "in proximity to one another" can be interpreted as to be close other but not necessary in contacting each other.

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- 17. Regarding claim 17, Wang shows an electrical interface 14 adjacent to a second end of the interconnect (i.e. the end adjacent to right fold) and electrically connected to the electrical traces. Moreover, the electrical interface 14 may be adjacent to both ends in the embodiment depicted in figure 5.
- 18. Regarding claim 18, Wang teaches that the pad array and the electrical interface are adjacent to a surface of the substrate exterior to a space between the parallel first and second portions. The pad array is in the first portion and the electrical interface is at the second portion.
- Regarding claim 19, Wang shows that the gird array interface is a ball grid array 19. and the electrical interface is a portion of a pin grid array.
- 20. Regarding claim 21. Wang shows that conductor layer further comprises another electrical interface (the ball grid array below the substrate 20B) between the first and second end of the interconnect. The other interface is connected to the electrical traces.

## Allowable Subject Matter

Claims 22-30 are allowed. Claims 5, 10, 11, 15 and 20 are objected to as being 21. dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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22. The following is an examiner's statement of reasons for allowance: with respect

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to claims 11, 20 and 22 the prior art does not show or cannot be fairly combined to

render obvious circuits elements (e.g. optical unit and motherboard) interconnected by

an interconnection substrate without being stacked. Regarding claims 5, 10 and 15, the

prior art does not show or cannot be fairly combined to render obvious an interconnect

substrate having a bend that changes an orientation of the first end relative to a second

end.

23. Any comments considered necessary by applicant must be submitted no later

than the payment of the issue fee and, to avoid processing delays, should preferably

accompany the issue fee. Such submissions should be clearly labeled "Comments on

Statement of Reasons for Allowance."

### Conclusion

24. The prior art made of record and not relied upon is considered pertinent to

applicant's disclosure. Nicewarner (US 5,776,797) and Nakatsuka (US 6,208,521) show

a flexible substrate similar to the instant invention.

25. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Leonardo Andújar whose telephone number is 571-272-

1912. The examiner can normally be reached on Mon through Thu from 9:00 AM to

7:30 PM EST.

26. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Nathan J Flynn can be reached on 571-272-1915. The fax phone number

for the organization where this application or proceeding is assigned is 703-872-9306.

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27. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Leonardo Andúja

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